

MULTIPLE OWNERSHIP

By the instant application, Telefutura Television Group, Inc. (“Telefutura”) seeks Commission consent to the assignment of license of KAPX(TV), Albuquerque, New Mexico. As discussed below, the proposed assignment of KAPX will create a radio-television combination in the Albuquerque Market that is consistent with the Commission’s radio-television cross-ownership rule. Presently, Univision Communications Inc. (“UCI”), the parent of Telefutura, has applications pending before the FCC seeking consent to the transfer of control of Hispanic Broadcasting Corporation (“HBC”) to UCI. See FCC File Nos. BAL-20020723ABL, et al. Once the proposed merger between UCI and HBC is approved and consummated, UCI will hold an attributable interest in three radio stations licensed to HBC whose contours trigger the radio-television cross-ownership rule.¹

Radio-Television Cross-Ownership

The Commission’s radio-television cross-ownership rule is triggered when the 2 mV/m contour of an AM radio station or the 1 mV/m contour of an FM radio station wholly encompasses the community of license of a television station to be commonly owned, or when the Grade A contour of a television station wholly encompasses the community of license of a radio station which is to be commonly owned with the television station. 47 C.F.R. § 73.3555(c)(1). Where the radio-television cross-ownership rule is triggered, a single entity may directly or indirectly own, operate, or control the following numbers of stations:

- (1) Up to two television stations and one radio station;
- (2) Two television stations and six radio stations or one television station and seven radio stations, if at least 20 independently owned media voices will remain in the market post consummation;
- (3) Up to two television stations and four radio stations, if at least 10 independently owned media voices will remain in the market post consummation.

47 C.F.R. § 73.3555(c)(2). The number of media voices present in the market includes all independently owned full power television stations operating in the DMA of the television station(s) that have Grade B signal contour overlap with the Grade B contour of the television station(s) at issue, all independently owned radio stations operating in the radio metro market in which the television and radio stations’ communities of license are located, all independently

¹ As the Commission is aware, as part of the HBC merger, UCI will eliminate any attributable interest that it may have in Entravision Communications Corporation (“Entravision”), and Entravision’s station are therefore not considered in the analysis herein.

Telefutura Television Group, Inc.
KAPX(TV), Albuquerque, New Mexico
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Exhibit 14

owned out-of-market radio stations which receive a minimum share as reported by Arbitron or a comparable ratings service, and all English language newspapers that are published at least four days per week and have a circulation greater than 5% of the households in the television station's DMA. An additional voice is considered to be in the market if cable television is generally available in the market. 47 C.F.R. § 73.3555(c)(3).

In the instant situation, KAPX wholly encompasses the communities of licenses of two HBC radio stations, KVVV(FM), Rio Rancho, New Mexico, and KJFA(FM), Albuquerque, New Mexico. In addition, HBC-owned radio station KIOT(FM), Los Lunas, New Mexico, wholly encompasses KAPX's community of license. See Attachment 1. However, as demonstrated by the attached exhibit, the Albuquerque market contains at least 25 independently owned voices. See Attachment 2. Therefore, UCI's ownership of an attributable interest in KAPX and these three HBC radio stations complies with the Commission's Rules.